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3 **UNITED STATES DISTRICT COURT**
4 **DISTRICT OF NEVADA**

5 * * *

6 OnPointe Community Care LV LLC; JWR
7 Management LLC; and John Rittenour,

8 Plaintiffs,

9 v.

10 Charter Health Holdings, Inc.,

11 Defendant.

Case No. 2:22-cv-01235-GMN-DJA

Order

12 Amy F. Sorenson, Esq.; Kelly H. Dove, Esq.; and Erin M. Getel, Esq. of the law firm
13 Snell & Wilmer, LLP move to withdraw as counsel of record for Defendant Charter Health
14 Holdings, Inc. (ECF No. 46). The Court finds that counsel has sufficiently met the requirements
15 of Local Rule IA 11-6(b).¹ Additionally, no party has opposed the motion, constituting their
16 consent to the Court granting it under Local Rule 7-2(d). Because it is a corporation, Charter
17 Health Holdings, Inc. must retain counsel to proceed in this action. *See Reading Intern., Inc. v.*
18 *Malulani Group, Ltd.*, 814 F.3d 1046, 1053 (9th Cir. 2016) (explaining that corporations must be
19 represented by counsel).

20
21 **IT IS THEREFORE ORDERED** that Snell & Wilmer's motion to withdraw (ECF No.
22 46) is **granted**.

23
24 ¹ Local Rule IA 11-6(b) requires that "the attorney must file a motion or stipulation and serve it
25 on the affected client and opposing counsel." Counsel does not include a certificate of service or
26 explanation that the motion was served on Charter. However, counsel represents that "Charter
27 has been advised in writing of: (1) Snell & Wilmer's withdrawal as counsel; (2) the status of the
28 above-captioned case, and (3) all pending dates and deadlines" and that "Charter agrees with [the
request to withdraw] and no longer wishes to be represented by Snell & Wilmer." (ECF No. 46 at
2-3). Given this representation, the Court finds that counsel has sufficiently fulfilled their
obligations under Local Rule IA 11-6(b).

Page 2 of 2